NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS

California Rules of Court, rule 977(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 977(b). This opinion has not been certified for publication or ordered published for purposes of rule 977.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

DIVISION THREE

THE PEOPLE,	B145384
Plaintiff and Respondent,	(Super. Ct. No. BA195846)
v.	
MIGUEL GONZALEZ ORNELAS,	
Defendant and Appellant.	

APPEAL from a judgment of the Superior Court of Los Angeles County, Robert J. Perry, Judge. Affirmed with directions.

Sandra Uribe, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent	

Defendant and appellant Miguel Gonzalez Ornelas appeals the judgment entered after conviction by jury of attempted willful, deliberate and premeditated murder in which he personally and intentionally discharged a firearm causing great bodily injury, and assault with a semi-automatic firearm in which he personally used a firearm and personally inflicted great bodily injury. (Pen. Code, §§ 664/187, 12022.53, subd. (d), 245, subd. (b), 12022.5, subd. (a), 12022.7.) The trial court sentenced Ornelas to a term of life with the possibility of parole plus 25 years to life in state prison.

We appointed counsel to represent Ornelas on this appeal. After examination of the record, counsel filed an opening brief in which no issues were raised and which requested this court to conduct an independent review of the record. By notice filed July 7, 2001, we advised Ornelas to submit any contention, ground of appeal or argument he wished this court to consider within 30 days. No response has been received to date.

We have examined the entire record and are satisfied Ornelas's counsel has complied fully with counsel's responsibilities and that no arguable issues exist.

(*People v. Wende* (1979) 25 Cal.3d 436, 443.) However, the abstract of judgment incorrectly reflects a term of "ATT MURDER 2ND" when, in fact, Ornelas was convicted of attempted willful, deliberate and premeditated murder. We order the abstract of judgment corrected accordingly. ¹

By letter dated November 19, 2001, this court advised the parties of this court's intention to order the abstract of judgment corrected. (Govt. Code, § 68081.)

DISPOSITION

The judgment is affirmed. The clerk of the superior court is ordered to correct the abstract of judgment to reflect conviction of attempted willful, deliberate and premeditated murder in count 1 and forward the corrected abstract of judgment to the Department of Corrections.

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KLEIN, P.J.

We concur:

KITCHING, J.

ALDRICH, J.